IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MISSOURI Charles Shaw (EASTERN DIVISION)  2/7/20/3	
BRENDA STEINHAUER,	)
Plaintiff,	) )
vs.	) Case No. 4:12-CV-2087SPM
DR. GUISEPPE ALIPERTI and MIDWEST THERAPEUTIC ENDOSCOPY CONSULTANTS, LLC,	) ) ) )
Defendants.	) )

## STIPULATION FOR VOLUNTARY DISMISSAL

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Now comes the Plaintiff, BRENDA STEINHAUER, by her attorneys, STRELLIS & FIELD, CHARTERED, and defendants, DR. GUISEPPE ALIPERTI and MIDWEST THERAPEUTIC ENDOSCOPY CONSULTANTS, LLC, by their attorneys, THE BALDWIN LAW GROUP, and for their Stipulation for Voluntary Dismissal hereby stipulate that pursuant to F.R.C.P. 41 (a)(1)(ii), the Defendants, DR. GUISEPPE ALIPERTI and MIDWEST THERAPEUTIC ENDOSCOPY CONSULTANTS, LLC, be voluntarily dismissed without prejudice and each party shall bear their own costs.

STRELLIS & FIELD, CHARTERED

BY: /s/Jack A. Strellis JACK A. STRELLIS #114710 115 East Mill Street Waterloo, IL 62298 (618) 939-3404 ATTORNEYS FOR PLAINTIFF

THE BALDWIN LAW GROUP

BY /s/ Brent W. Baldwin Brent W. Baldwin #28391MO 100 North Broadway - Suite 1580 St. Louis, MO 63102 (314) 720-6190 ATTORNEYS FOR DEFENDANTS